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Filing date: **08/14/2013**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

| | |
|------------------------|---|
| Proceeding | 91211227 |
| Party | Plaintiff Columbia Insurance Company |
| Correspondence Address | DAVID CHEN IP ATTORNEYS GROUP LLC 16 OXFORD ROAD, 2ND FLOOR MILFORD, CT 06460 UNITED STATES dchen@ipattorneysgroup.com, trademark@ipattorneysgroup.com, pbucci@ipattorneysgroup.com |
| Submission | Withdrawal of Opposition |
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| Signature | /David Chen/ |
| Date | 08/14/2013 |
| Attachments | STIPULATION SN 79115387 - BRAZY BORN DIFFERENT.pdf(197079 bytes) |

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

COLUMBIA INSURANCE COMPANY

Opposer,

v.

INVESTIMENTI INTERNAZIONALI S.r.l.

Applicant.

Opposition No.: 91211227

Application SN: 79/115,387

Mark:



**STIPULATED AMENDMENT TO IDENTIFICATION
OF GOODS AND WITHDRAWAL OF OPPOSITION**

Opposer, Columbia Insurance Company ("Opposer") and Applicant, Investimenti Internazionali S.r.l. ("Applicant"), having agreed to the resolution of this matter, respectfully submit the following stipulation for approval and entry by the Trademark Trial and Appeal Board:

(1) The opposed Application Serial No. 79/115,387, for registration of the above mark is amended by deleting the term "footwear" from the identification of goods in Class 025, as indicated below:

clothing, namely, bandanas, shirts, sweat suits, underwear, jackets,
bathing costumes, beachwear, swimwear, neck bands, capes; ~~footwear~~;
headgear, namely, caps and hats

(2) Upon approval by the Trademark Trial and Appeal Board and subsequent entry of the above amendment, Opposer requests that this Opposition No. 91211227 be withdrawn with prejudice.

Respectfully submitted,

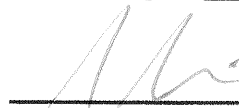
Dated: August 14, 2013



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Dated: August 14, 2013



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Columbia Insurance Company

CERTIFICATE OF SERVICE

This hereby certifies that the foregoing **STIPULATED AMENDMENT TO IDENTIFICATION OF GOODS AND WITHDRAWAL OF OPPOSITION** was served via email by agreement of counsel, this 14th day of August, 2013, addressed to Applicant's attorney of record at the email address identified in the USPTO records below:

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